JAP13 Rec'd PCT/PTO 21 DEC 2006

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FORM (REV,_0	PTO-1 01-200	US DEPARTMENT OF COMMERCE	n n v	ATTORNEY'S DOCKET NUMBER 128829				
		ANSMITTAL LETTER TO TI ESIGNATED/ELECTED OF	U.S. APPLICATION NO. (If known, see 37 CFR 1.5) 10/586,968					
		ONCERNING A FILING UN						
		IONAL APPLICATION NO. 05/003315	INTERNATIONAL FILING DATE February 28, 2005	PRIORITY DATE CLAIMED December 12, 2004				
	TITLE OF INVENTION SKIN EVALUATING METHOD AND SKIN EVALUATION DEVICE							
APPLICANT(S) FOR DO/EO/US Hideyo TAKEUCHI; Masahiro HOGURO; Tatsuki YOSHIMINE								
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:								
1.		This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.						
2.	\boxtimes	This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.						
3.		This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.						
4.		The US has been elected (Article 31).						
5.		A copy of the International Application as filed (35 U.S.C. 371(c)(2))						
		a. is attached hereto (required only if not communicated by the International Bureau).						
		b. \square has been communicated by	the International Bureau.					
		c. is not required, as the application was filed in the United States Receiving Office (RO/US).						
6.		An English language translation of the International Application as filed (35 U.S.C. 371(c)(2))						
		a. is attached hereto.						
		b. has been previously submitt	ted under 35 U.S.C. 154(d)(4).					
		c. The International Application was filed in English.						
7.		Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))						
		a. are attached hereto (required only if not communicated by the International Bureau).						
		b. have been communicated by the International Bureau.						
		c. have not been made; however, the time limit for making such amendments has NOT expired.						
		d. have not been made and will not be made.						
8.		An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).						
9.		An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).						
10.		An English language translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).						
Items	s 11 t	o 20 below concern document(s)	or information included:	·				
11.		An Information Disclosure Stateme	nt under 37 CFR 1.97 and 1.98.					
12.		An assignment document for record	ding. A separate cover sheet in co	mpliance with 37 CFR 3.28 and 3.31 is included.				
13.		A preliminary amendment.						
14.		An Application Data Sheet under 37 CFR 1.76.						
15.		A substitute specification.						
16.		A power of attorney and/or change	of address letter.					
17.		A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 37 CFR 1.821 - 1.825.						
18.		A second copy of the published international application under 35 U.S.C. 154(d)(4).						
19.		A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4).						
20.	\boxtimes	Notification of Acceptance and Official Filing Receipt Status Request.						
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U.S. APPLICATION NO. (if known, see 37 C.F.R. 1.5) 10/586,968	ATTORNEY'S DOCKET NUMBER 128829							
21. The following fees are submitted:			CALCULATIONS PTO USE ONLY					
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BASIC NATIONAL FEE (37 CFR 1.492(a)):	\$							
SEARCH FEE (37 CFR 1.492(b)(1)-(3)):	\$							
International preliminary examination report o the USPTO as IPEA or ISA and favorable as industrial applicability for all claims presented national phase								
International search fee (37 CFR 1.445(a)(2))								
International search report provided to USPTo the search fee is paid								
All situations not provided for above								
EXAMINATION FEE (37 CFR 1.492(c)(1)-(2)	\$							
International preliminary examination report or written opinion prepared by the USPTO as IPEA or ISA and favorable as to novelty, inventive step, and industrial applicability for all claims presented in the application entering the national phase								
All situations not provided for above Surcharge of \$130.00 for furnishing the search			\$					
declaration after the date of commencement	of the national phase (37	CFR 1.492(h)).	3					
APPLICATION SIZE FEE) = +	x 250 =	 s					
Total pages - 100 =		X 230 -	Ψ					
†round up to next integer	L LUILINGS EVES	DATE						
CLAIMS NUMBER FILED		RATE	\$	 				
TOTAL CLAIMS - 20	=	x 50.00 =	\$					
INDEPENDENT CLAIMS - 3	=	x 200.00 = + 360.00 =	\$					
MULTIPLE DEPENDENT CLAIM(S)(if application)	\$							
Applicant claims small entity status. See	\$							
reduced by ½.	37 CFK 1.27. THE IEES	indicated above are	*					
		SUBTOTAL =	\$					
Processing fee of \$130.00 for furnishing the the earliest claimed priority date (37 CFR 1.4	nan 30 months from	\$						
		NATIONAL FEE =	\$					
Fee for recording the enclosed assignment (3 accompanied by an appropriate cover sheet (\$							
		EES ENCLOSED =	\$					
			Amount to be					
			refunded:	\$				
			charged:	\$				
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		o. o oon a mionin	Comonization					
NOTE: Where an appropriate time limit			ition to revive (37 CF	R 1.137(a) or (b))				
must be filed and granted to restore the application to pending status. SEND ALL CORRESPONDENCE TO:								
OLIFF & BERRIDGE, PLC								
Customer Number: 25944		NAME: Maryle REGIST ATIO	A. Oliff (ON NUMBER:) 27,0)75				
Date <u>December 21, 2006</u>		NAME: Joel	•					
			ON NUMBER: 36,4	130				